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18 [Additional Defense Counsel Listed on Following Page]

20 UNITED STATES DISTRICT COURT
21 CENTRAL DISTRICT OF CALIFORNIA
22 WESTERN DIVISION

23 COACHELLA MUSIC FESTIVAL, LLC and Case No.: 2:22-cv-07275-JAK (Ex)
GOLDENVOICE, LLC,

24 Plaintiffs,

25 v.

26 AFROCHELLA LIMITED; BBNZ LIVE
27 LIMITED; CULTURE MANAGEMENT
GROUP LIMITED; and DOES 1-20,

28 Defendants.

NOTICE OF SETTLEMENT

Hon. John A. Kronstadt

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12 and CULTURE MANAGEMENT GROUP LIMITED
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TUCKER ELLIS LLP

Chicago ♦ Cleveland ♦ Columbus ♦ San Francisco ♦ St. Louis

1 TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE that the parties in this matter have reached a settlement in
3 principle in this action and are preparing a final written settlement agreement. The parties
4 anticipate filing a stipulated notice of dismissal of all claims with prejudice within thirty
5 days of the date of this notice.

6 Due to the settlement in principle, the parties respectfully request that the Court
7 deem Plaintiffs' Motion for Preliminary Injunction (ECF No. 15) withdrawn by Plaintiffs
8 without prejudice and that the Court take the December 19, 2022 hearing on the motion off
9 calendar. The parties further request the Court stay this action pending the parties finalizing
10 a written, long-form settlement agreement.

11 DATED: December 15, 2022

Tucker Ellis LLP

13 By: /s/Steven E. Lauridsen
14 Steven E. Lauridsen

15 *Attorneys for Plaintiffs
Coachella Music Festival, LLC and
Goldenvoice, LLC*

17 DATED: December 15, 2022

Steptoe & Johnson LLP

20 By: /s/Tahir L. Boykins
21 Tahir L. Boykins

22 *Attorneys for Defendants
AFROCHELLA LIMITED, BBNZ
LIVE LIMITED, and CULTURE
MANAGEMENT GROUP LIMITED*

24 **ATTESTATION**

25 Pursuant to Local Rule 5-4.3.4(a)(2), the filing party attests that all other signatories
26 listed, and on whose behalf the filing is submitted, concur in the filing's content and have
27 authorized the filing.

28 /s/Steven E. Lauridsen